C6B1C-1171



Received & Inspected

DEC 21 2011

FCC Mall Room

Notice: Petition for Close Caption Waiver

Federal Communications Commission 455 12th Street, S.W. Washington, D.C. 20554

To Whom It May Concern:

Please accept this letter of request for <u>Close Caption Waiver</u> on behalf of <u>Greater First Baptist Church, located</u> <u>216 W. 10th Street, Bartlesville, OK 74003</u>. We would like this request to be accepted based on the undue burden standard.

Attached please find documentation to support this request.

Please direct all responses to:

Ms. Angel Burke The Linear Agency 2221 Justin Rd Ste 119 Flower Mound, TX 75028 Phone (972) 899-9828 x 711 angel@linearagency.com

Thank you in advance for your consideration.

gel Burke Date

REGIJ THOMAS Notary Public STATE OF TEXAS

My Comm. Exp. March 10, 2012

Attachment: 501(c)3 Greater First Baptist Church



OKLAHOMA TAX COMMISSION

STATE OF OKLAHOMA

ROBERT E. ANDERSON, Chairman ROBERT L. WADLEY, Vice-Chairman DON KILPATRICK, Sec'y-Member

2501 LINCOLN BLVD.

OKLAHOMA CITY, OKLAHOMA 73194

June 16, 1994

Federal Tax ID #73-1073502

Greater First Baptist Church 216 SW 10th Street PO Box 1073 Bartlesville, OK 74005

Dear Sir/Madam:

We recognize the Greater First Baptist Church, Bartlesville, Oklahoma to be sales tax exempt by statute pursuant to Title 68 O.S. 1993 Supp., Section 1356(7) which states:

"There are hereby specifically exempted from the tax levied by this article:

(7) Sale of tangible personal property or services to or by churches except sales made in the course of business for profit or savings, competing with other persons engaged in the same or similar business;"

This letter is valid only for claiming the sales tax exemption found in Title 68, Article 13.

We do not issue "sales tax exempt numbers" to churches. You may provide vendors with a copy of this letter for documentation concerning your sales tax exemption. Any sales or purchases of tangible personal property and services to or by churches to be used directly in the furtherance of religious activities are exempt from sales and/or use tax. Travel expenses incurred on a reimbursable basis are not sales tax exempt.

The response contained in this letter applies only to the fact situation provided in your letter of June 16, 1994. Any change in the facts surrounding the transaction described, invalidates this letter. This letter may not be used by any entity other than the addressee.

If you have any questions concerning this matter, please feel free to contact me at (405) 521-4316.

Sincerely,

BUSINESS TAX DIVISION

Harold W. Dozier Administrator

HWD:wr